Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address	FOR COURT USE ONLY			
Christopher B. Ghio (State Bar No. 259094) Jonathan Serrano (State Bar No. 333225) DINSMORE & SHOHL LLP 655 West Broadway, Suite 800 San Diego, CA 92101 Telephone: 619.400.0500 Facsimile: 619.400.0501 christopher.ghio@dinsmore.com jonathan.serrano@dinsmore.com Individual appearing without attorney Attorney for: Richard Marshack, Chapter 11 Trustee				
UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA - SANTA ANA DIVISION				
In re:	CASE NO.: 8:23-bk-10571-SC			
THE LITIGATION PRACTICE GROUP P.C.,	CHAPTER: 11			
	STATEMENT REGARDING CASH COLLATERAL OR DEBTOR IN POSSESSION FINANCING [FRBP 4001; LBR 4001-2]			
Debtor(s).	DATE: TIME: COURTROOM: Courtroom 5C 411 ADDRESS: 411 W. Fourth Street Santa Ana, CA 92701			
<u>_</u>				

Secured party(ies):
Diverse Capital LLC; City Capital NY; Fundura Capital Group

The Debtor has requested the approval of either (1) a motion for use of cash collateral, or postpetition financing, or both, or (2) through a separately-filed motion, a stipulation providing for the use of cash collateral, or postpetition financing, or both. The proposed form of order on the motion or the stipulation contains the following provisions or findings of fact:

Disclosures Tracking FRBP 4001(c)(1)(B)(i) through (xi) and (d)(1)(B)			Line No. (if applicable)
\boxtimes	(i): "[A] grant of priority or a lien on property of the estate under § 364(c) or (d)"		12
(ii): "[T]he providing of adequate protection or priority for a claim that arose before the commencement of the case, including the granting of a lien on property of the estate to secure the claim, or the use of property of the estate or credit obtained under § 364 to make cash payments on account of the claim" Cross-collateralization, i.e., clauses that secure prepetition debt by postpetition			
	assets in which the secured party would not otherwise have a security interest by virtue of its prepetition security agreement or applicable law Roll-up, <i>i.e.</i> , provisions deeming prepetition debt to be postpetition debt or using		
	postpetition loans from a prepetition secured party to pay part or all of that secured party's prepetition debt, other than as provided in § 552(b)		

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Cont	inued from page 1		
	Grant a replacement lien in an amount in excess of the dollar amount of the lien on cash collateral as of the petition date		
	(iii): "[A] determination of the validity, enforceability, priority, or amount of a claim that arose before the commencement of the case, or of any lien securing the claim"		
\boxtimes	(iv): "[A] waiver or modification of Code provisions or applicable rules relating to the automatic stay"	4	18
	Automatic relief from the automatic stay upon occurrence of certain events.		
	(v): "[A] waiver or modification of any entity's authority or right to file a plan, seek an extension of time in which the debtor has the exclusive right to file a plan, request the use of cash collateral under § 363(c), or request authority to obtain credit under § 364"		
	(vi): "[T]he establishment of deadlines for filing a plan of reorganization, for approval of a disclosure statement, for a hearing on confirmation, or for entry of a confirmation order"		
	(vii): "[A] waiver or modification of the applicability of nonbankruptcy law relating to the perfection of a lien on property of the estate, or on the foreclosure or other enforcement of the lien"		
	(viii): "[A] release, waiver, or limitation on any claim or other cause of action belonging to the estate or the trustee, including any modification of the statute of limitations or other deadline to commence an action"		
	(ix): "[T]he indemnification of any entity"		
	(x): "[A] release, waiver, or limitation of any right under § 506(c)" The granting of any lien on any claim or cause of action arising under § 506(c)		
	(xi): "The granting of any lien on any claim or cause of action arising under §§ 544, 545, 547, 548, 549, 553(b), 723(a), or 724(a)"		
	Additional Disclosures Required by LBR 4001-2	Page No.:	Line No. (if applicable)
	With respect to a professional fee carve out, disparate treatment for professionals retained by a creditors' committee from that provided for the professionals retained by the debtor		
	Pay down prepetition principal owed to a creditor		
	Findings of fact on matters extraneous to the approval process		
	7/2023 Jonathan Serrano /s/ Jonathan Serrano		
Date	Printed Name Signature		

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PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 655 W. Broadway, Suite 800, San Diego, California 92101

A true and correct copy of the foregoing document entitled: **STATEMENTREGARDING CASH COLLATERAL OR DEBTOR IN POSSESSION FINANCING [FRBP 4001; LBR 4001-2]** will be served or was served **(a)** on the judge in chambers in the form and manner required by LBR 5005-2(d); and **(b)** in the manner stated below:

Date	Printed Name	Signature
06/17/2023	Jonathan Serrano	/s/ Jonathan Serrano
I declare unde	r penalty of perjury under the laws of	f the United States that the foregoing is true and correct.
		Service information continued on attached page
Santa Ana, CA	A 92701-4593	
	rth Street, Suite 5130 / Courtroom 5	C
Ronald Reaga	n Federal Building and Courthouse	
	Bankruptcy Court, Central District of	California
that personal d filed.		nd/or email as follows. Listing the judge here constitutes a declaration udge will be completed no later than 24 hours after the document is
following perso	ons and/or entities by personal delive	.Civ.P. 5 and/or controlling LBR, on (date) 06/17/2023 , I served the ery, overnight mail service, or (for those who consented in writing to
		Giv P. 5 and/or controlling LBP, on (date) 06/17/2023 L served the
		Service information continued on attached page
first class, post		ws. Listing the judge here constitutes a declaration that mailing to the
On (<i>date</i>)		sons and/or entities at the last known addresses in this bankruptcy d correct copy thereof in a sealed envelope in the United States mail,
		Service information continued on attached page
following perso	ons are on the Electronic Mail Notice	List to receive NEF transmission at the email addresses stated below:
Orders and LB	R, the foregoing document will be se	erved by the court via NEF and hyperlink to the document. On (date) his bankruptcy case or adversary proceeding and determined that the
1 TO BE SEE	EVED BY THE COURT VIA NOTICE	E OF ELECTRONIC FILING (NEF): Pursuant to controlling General

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1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF):

- Eric Bensamochan eric@eblawfirm.us, G63723@notify.cincompass.com
- Ronald K Brown ron@rkbrownlaw.com
- Christopher Celentino christopher.celentino@dinsmore.com, caron.burke@dinsmore.com
- Shawn M Christianson cmcintire@buchalter.com, schristianson@buchalter.com
- Randall Baldwin Clark rbc@randallbclark.com
- Christopher Ghio christopher.ghio@dinsmore.com
- **Richard H Golubow** rgolubow@wghlawyers.com, jmartinez@wghlawyers.com;svillegas@wghlawyers.com
- **D Edward Hays** ehays@marshackhays.com, ehays@ecf.courtdrive.com;kfrederick@ecf.courtdrive.com;cmendoza@marshackhays.com;cmendoza@ecf.courtdrive.com
- Alan Craig Hochheiser ahochheiser@mauricewutscher.com, arodriguez@mauricewutscher.com
- **Garrick A Hollander** ghollander@wghlawyers.com, jmartinez@wghlawyers.com;svillegas@wghlawyers.com
- Joon M Khang joon@khanglaw.com
- Ira David Kharasch ikharasch@pszjlaw.com
- David S Kupetz David.Kupetz@lockelord.com, mylene.ruiz@lockelord.com
- Christopher J Langley chris@slclawoffice.com, omar@slclawoffice.com;langleycr75251@notify.bestcase.com;ecf123@casedriver.com
- **Daniel A Lev** daniel.lev@gmlaw.com, cheryl.caldwell@gmlaw.com;dlev@ecf.courtdrive.com
- Michael D Lieberman mlieberman@lipsonneilson.com
- Richard A Marshack (TR) pkraus@marshackhays.com, rmarshack@iq7technology.com;ecf.alert+Marshack@titlexi.com
- Laila Masud lmasud@marshackhays.com, lmasud@ecf.courtdrive.com;kfrederick@ecf.courtdrive.com
- Kenneth Misken Kenneth.M.Misken@usdoj.gov
- Byron Z Moldo bmoldo@ecjlaw.com, amatsuoka@ecjlaw.com,dperez@ecjlaw.com
- Alan I Nahmias anahmias@mbn.law, jdale@mbnlawyers.com
- Victoria Newmark vnewmark@pszjlaw.com
- Queenie K Ng queenie.k.ng@usdoj.gov
- Teri T Pham tpham@enensteinlaw.com, 3135.002@enensteinlaw.com
- Douglas A Plazak dplazak@rhlaw.com
- Ronald N Richards ron@ronaldrichards.com, 7206828420@filings.docketbird.com
- **Gregory M Salvato** gsalvato@salvatoboufadel.com, calendar@salvatolawoffices.com;jboufadel@salvatoboufadel.com;gsalvato@ecf.inforuptcy.com
- Paul R Shankman PShankman@fortislaw.com, info@fortislaw.com
- Andrew Still astill@swlaw.com, kcollins@swlaw.com
- United States Trustee (SA) ustpregion 16. sa.ecf@usdoj.gov
- Johnny White JWhite@wrslawyers.com, ilee@wrslawyers.com;eweiman@wrslawyers.com